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# **QNTINUED PROSECUTION APPLICATION (CPA)** REQUEST TRANSMITTAL 0 1 2000

Submit an original, and a duplicate for fee processing. (Only for Continuation or Divisional applications under 37 CFR 1.53(d)

> Attorney Docket No. of Prior Application

CHECK BOX, if applicable: [ ] DUPLICATE

Address to:		Final Name and Javanese	0 0		
	Assistant Commissioner for Patents	First Named Inventor	Gary Dean Lavon, et al.		
	Box CPA	Examiner Name	K. Reichle		
	Washington, D.C. 20231	Group/Art Unit	3761		
		Express Mail Label No.	EK577219330US		
This is a req	uest for a [X] continuation or	[] divisional application u	nder 37 CFR 1.53(d),		
(continued p	rosecution application (CPA)) of prior a	pplication number <u>08/828,005</u>	,		
filed on Mar	ch 27, 1997 , entitled ABSORBENT A	ARTICLES HAVING REMOVAE	LE COMPONENTS .		
		<u>NOTES</u>			
defined b on a pate twenty-ye	QUALIFICATIONS: The prior application identifie by 37 CFR 1.51(b), or (2) the national stage of an ent issuing from a CPA, except for reissues and de ear patent term provisions of 35 U.S.C. §154(a)(2, e 8, 1995.	international application in compliance esigns, to the effect that the patent issu	with 35 U.S.C. 371. À Notice will be placed led on a CPA and is subject to the		
<b>C-I-P NO</b> 37 CFR	T PERMITTED: A continuation-in-part application 1.53(b).	n cannot be filed as a CPA under 37 C	FR 1.53(d), but must be filed under		
as of the	S ABANDONMENT OF PRIOR APPLICATION: filing date of the request for a CPA. 37 CFR 1.53 on that is not to be abandoned.	The filing of the CPA is a request to example 3(b) must be used to file a continuation,	pressly abandon the prior application divisional, or continuation-in-part of an		
under 35 copies of	TO PRIOR APPLICATION: The filing of this CF U.S.C. 122 to the extent that any member of the f, or information concerning, the prior application r application or applications in the file jacket.	public who is entitled under the provisi	ons of 37 CFR 1.14 to access to,		
should be	c. 120 STATEMENT: In a CPA, no reference to the esubmitted. If a sentence referencing the prior apereference required by 35 U.S.C. 120 and to ever	pplication is submitted, it will not be ent	ered. A request for a CPA is the		
	er the unentered amendment previously er 37 CFR 1.116 in the prior nonprovision		<del>5</del>		
	eliminary amendment is enclosed.		763 763		
3. This app a.	olication is filed by fewer than all the invelopment of the following inventor(s) na	entors named in the prior applic amed in the prior nonprovisiona	eation, 37 CFR 1.53(d)(4).		
<b>b</b> .	The inventor(s) to be deleted are set	forth on a separate sheet attac	hed hereto.		
4. [] A ne	ew power of attorney or authorization of	agent (PTO/SB/81) is enclosed	<b>i.</b>		
	ion disclosure Statement (IDS) is enclos	sed. <b>09/06/2000 CVORAC</b>	HA 00000016 162480 08828005		
	Copies of IDS Citations	01 FC:131	690.00 CH		

[Page 1 of 2]

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CLAIMS	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA		(4) RATE	(5) CALCULATIONS	
	TOTAL CLAIMS (37 CFR 1.16 (c) or (i))	19 - 20*	0		x \$18.00 =	\$0.00	
	INDEPENDENT CLAIMS (37 CFR 1.16 (b) or (i))	1 - 3**	0		x \$78.00 =	\$0.00	
	MULTIPLE DEPENDENT O	CLAIMS (if applicable) (37	CFR 1.16(d)	)	+ \$260.00 =	\$0.00	
					BASIC FEE (37 CFR 1.16)		
		Total of a				\$690.00	
	Reduction by 5	Reduction by 50% for filing by small entity (Note 37 CFR §§ 1.9, 1.27, 1.28).					
		* Reissue claims in excess of 20 and over original patent.  ** Reissue independent claims over original patent.  TOTAL =					
b. c.  8. [] A ch.  9. [] New [Prior  10. a. b.  11. [] Other for timely preserve profollows: \$.0	[X] Fees required under [X] Fees required under [X] Fees required under eck in the amount of \$	37 CFR § 1.17. 37 CFR § 1.18 is enclosed f desired ber will carryover to this C ransmitted CPA (PT ard (Should be specifical ereby petitioned und tion dated in the oplication. The proof of time.	CPA unless a recovery of the control	99 MPEP 503 §1.136(a) the above under 37	to grant any extere-identified conting CFR §1.17 has	nsion of time needed tuation application to been determined as	
NOTE:	The prior application new corresponden	ce address is pro	vided bel	ow.	· · · · · · · · · · · · · · · · · · ·	is CPA UNLESS a	
	1.	2. NEW CORRESP	ONDENCE	ADDRES	SS	;	
[ ] Custom	ner Number or Bar Code Label	(Insert Customer No. or	Attach bar cod	le label here)	or [] New corres	pondence address below	
	Joan B. Tucker					SEI PH	
NAME	The Procter & Gamble Compan	ny				五 占 所	
ADDRESS	Sharon Woods Technical Cente	er				2 7	
ADDRESS	144500000000000					2 3 J	

U.S.A.		(513) 626-1811				
13. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED						
NAME (Print/Type)	Joan B. Tucker	Reg. No. 43,962				
SIGNATURE	Soan	B. Tucker				
DATE	September 1, 200	0				

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Date of Deposit September 1, 2000

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Joan B. Tucker		43,962	
Attorney Agent mailin	g application	Peg Ng.	
Clan	B	Tuck	'00
Signature of Attorney	/Agent mailing	application	

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fk #20/Pre Case 6563 F W/Drwgs

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of

Gary Dean LaVon et al.

Continuation Prosecution Application

Serial No.: 08/828,005

Title: Absorbent Articles Having Removable

Filed: March 27, 1997

Components

Group Art Unit 3761

Examiner K. Reichle

## PRELIMINARY AMENDMENT UNDER 37 CFR 1.115

**Assistant Commissioner for Patents** 

Washington, D.C. 20231

Dear Sir:

Please preliminarily amend the above-identified continuation prosecution application as follows and consider the accompanying remarks.

# IN THE ABSTRACT!

Line 6 after "by" and before "at least one" please insert -- the--.

### **IN THE DRAWINGS:**

Please substitute the attached pages 2/12, 3/12, 5/12, 8/12, 10/12, and 11/12 for the originally filed drawings.

#### IN THE CLAIMS:

Please cancel Claim 14 without prejudice.

Please rewrite Claim 11-12, 17, 20, 32, and 37-39 as follows:

11. (4th Amendment) An absorbent article, the article having at least one removable absorbent core component, a first waist region, a second waist region, and a crotch region positioned between the first waist region and the second waist region, the absorbent article further comprising: